UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

United States of America, v. Jobadiah Weeks, Defendant.

Case No. 19-cr-877-CCC Hon. Claire C. Cecchi

DEFENDANT'S REQUEST FOR EXPEDITED RULING ON SELECTIVE PROSECUTION

NOW COMES Defendant, Jobadiah Weeks, pro se, and respectfully moves this Honorable Court for an expedited ruling on Defendant's Motion on Selective Prosecution, filed on March 4, 2025. Given the Government's failure to comply with discovery obligations and the imminent risk of undue delay, Defendant requests that the Court rule on the Selective Prosecution Motion before considering any other pending motions, including any potential Motion to Dismiss Without Prejudice by the prosecution.

I. URGENT NEED FOR EXPEDITED RULING

Key evidence remains undisclosed, including but not limited to:

- DOJ, IRS, SEC, and FBI records concerning prosecutorial charging decisions.
- **Grand jury transcripts and prosecution memoranda** related to differential treatment of similarly situated individuals (Medlin, Hidalgo, Fairclough), which have been requested multiple times without response from the prosecution.
- Communications with prior defense counsel regarding plea deals and coercive tactics.
- Internal prosecution correspondence regarding strategies to selectively charge
 Weeks but not others, which, if available, would demonstrate disparate treatment in charging decisions.
- Letters sent by the Defendant seeking clarification on discovery requests that remain unanswered, despite deadlines for compliance, including:
 - Letter for Clarification regarding missing evidence, (February 13, 2025).
 - Letter on Selective Prosecution, detailing disparities in charging decisions, (February 21, 2025).
 - Letter of on Seized Assets, which were never returned or accounted for (February 26, 2025).



- The letter sent by Defendant's legal counsel on, received only a partial response three months later and only 3 out of 23 questions were answered, leaving critical requests unanswered (September 5, 2024).
- 1. The Court Should Not Delay a Ruling Due to the Government's Misconduct
 - The Government should not be permitted to benefit from its own failure to comply with discovery by delaying a ruling on Selective Prosecution.
 - Under United States v. Chapman, 524 F.3d 1073 (9th Cir. 2008), failure to comply with discovery obligations justifies adverse inferences, evidentiary sanctions, or dismissal.
- 2. The Risk of a Motion to Dismiss Without Prejudice
 - The Government may attempt to file a Motion to Dismiss Without **Prejudice** to avoid accountability for selective prosecution.
 - o If the Court rules on dismissal first, it may never rule on the Selective **Prosecution Motion**, allowing the Government to escape judicial review.
 - The Court should resolve the Selective Prosecution claim before considering any dismissal motions.

II. RELIEF REQUESTED

Accordingly, Defendant respectfully requests that the Court:

- 1. Issue an expedited ruling on the Motion on Selective Prosecution before addressing any other pending motions.
- Alternatively, schedule an immediate hearing on Selective Prosecution to ensure that this issue is resolved before dismissal is considered.
- 3. Enter an adverse inference against the Government under United States v. Chapman for failing to comply with discovery obligations.
- 4. Impose sanctions for non-compliance, including exclusion of any evidence that the Government has failed to produce.

WHEREFORE, Defendant respectfully moves for expedited relief in the interests of due process and fundamental fairness.

DATED: March 4, 2025

Respectfully submitted,

Jobadiah Weeks, Pro Se **Electronically Signed via DocuSign**

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